UNITED STATES DISTRICT COURT

for the Eastern District of Washington

FILED IN THE U.S. DISTRICT COURT EASTERN DISTRICT OF WASHINGTON

Apr 19, 2024

GLACIO INC.,	SEAN F. McAVOY, CLERK
Plaintiff v. DONGGUAN SUTUO INDUSTRIAL CO. LTD.,) Civil Action No. 2:22-CV-00029-MKD)
Defendant HIDCMENT IN	N A CIVIL ACTION
The court has ordered that (check one):	A CIVIL ACTION
the plaintiff (name)	recover from the the amount of dollars (\$), which includes prejudgment
interest at the rate of % plus post judgment in	nterest at the rate of % per annum, along with costs.
recover costs from the p other: Plaintiff Glacio, Inc.'s Second Motion for Default Judgment, E Court FINDS AND DECLARES that Defendant Dongguan Su U.S.C. § 102(a)(1); The Court FURTHER FINDS AND DECL Defendant Dongguan Sutuo Industrial Co. Ltd.'s Design Patent Dongguan Sutuo Industrial Co. Ltd. in the amount of \$222,637	on the merits, and the defendant (name) laintiff (name) CF No. 36, is GRANTED. Default Judgment is entered in favor of Plaintiff Glacio, Inc.; The nuo Industrial Ltd. Co.'s Design Patent Nos. D918,970 and D931,914, are invalid pursuant to 3: ARES that Plaintiff Glacio, Inc.'s Combo Mold and Four Sphere Mold products do not infring Nos. D918,970 or D931,914; Judgment is awarded to Plaintiff Glacio, Inc. against Defendant .04; Attorneys' fees are awarded to Plaintiff Glacio, Inc. against Defendant Dongguan Sutuo a costs, for a total of \$20,295.00 in fees and costs. Judgment against Defendant Dongguan
Sutuo Industrial Co. Ltd. accordingly, noting the applicable post This action was <i>(check one)</i> :	
	presiding, and the jury has
☐ tried by Judgewas reached.	without a jury and the above decision
decided by Judge MARY K. DIMKE	on a motion for default judgment.
Date: 4/19/2024	CLERK OF COURT
	SEAN F. McAVOY
	s/ Sara Gore
	(By) Deputy Clerk
	Sara Gore